PATENT COOPERATION TREATY

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PCT

INTERNATIONAL PRELIMINARY REPORT ON PATHWEADILITY
(Chapter II of the Patent Cooperation Treaty)

(PCT Article 36 and Rule 70)

Applicant's or agent's file reference P6406PC00:KEL:GP	FOR FURTHER ACTION	See Form PCT/IPEA/416
International application No. PCT/AU2005/000422	International filing date (day/month/year) 24 March 2005	Priority date (day/month/year) 25 March 2004
International Patent Classification (IPC) or	national classification and IPC	
Int. Cl.	·	
A61F 9/007 (2006.01)		
Applicant		
BARRETT, Graham David		
This report is the international prelimina Authority under Article 35 and transmitt	ry examination report, established by this Intended to the applicant according to Article 36.	ernational Preliminary Examining
2. This REPORT consists of a total of 5	•	
3. This report is also accompanied by ANN		
a. (sent to the applicant and to the		
•		
sheets of the description, cl sheets containing rectificate Administrative Instructions	aims and/or drawings which have been amer ions authorized by this Authority (see Rule 7	nded and are the basis for this report and/or 0.16 and Section 607 of the
sheets which supersede ear the disclosure in the internations.	lier sheets, but which this Authority consider ational application as filed, as indicated in ite	s contain an amendment that goes beyond m 4 of Box No. I and the Supplemental
a sequence listing and/or table re	a only) a total of (indicate type and number of lated thereto, in electronic form only, as indicated the Administrative Instructions).	f electronic carrier(s)), containing cated in the Supplemental Box Relating to
4. This report contains indications relating		
X Box No. I Basis of the report		
Box No. II Priority	,	
X Box No. III Non-establishment	of opinion with regard to novelty, inventive	step and industrial applicability
X Box No. IV Lack of unity of invention		
Box No. V Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement		
Box No. VI Certain documents		7
Box No. VII Certain defects in t	he international application	
	ns on the international application	
Date of submission of the demand	Date of completion of	this report
25 January 2006	07 March 2006	uns report
Name and mailing address of the IPEA/AU	Authorized Officer	0.1
AUSTRALIAN PATENT OFFICE	$\cap M_{\bullet}$	thuist
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INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY

International application No. PCT/AU2005/000422

Bo	x No.		s of the report			
1.	With regard to the language, this report is based on:					
	X	The international application in the language in which it was filed				
	A translation of the international application into , which is the language of a translation furnished for the purposes of:					
	international search (under Rules 12.3(a) and 23.1 (b))					
		public	cation of the in	ternational application (under Ru	ale 12.4(a))	
		intern	ational prelimi	nary examination (Rules 55.2(a)	and/or 55.3(a))	
2.				nent sheets which have been in this report as "originally		
	X	the internation	onal application	as originally filed/furnished		
		the descripti	on:			
			pages	as originally filed/furnished		
		•	pages*	received by this Authority on	with the letter of	•
			pages*	received by this Authority on	with the letter of	
		the claims:		•		**************************************
			pages	as originally filed/furnished	•	
			pages*	as amended (together with any		9 -
			pages*	received by this Authority on	·	
	$\overline{}$	the duerrines	pages*	received by this Authority on	with the letter of	
		the drawings		11.01.10		
			pages	as originally filed/furnished	21 41 1 44 6	
			pages* pages*	received by this Authority on received by this Authority on		
		a sequence li				nce Listing.
3.	a sequence listing and/or any related table(s) - see Supplemental Box Relating to Sequence Listing. The amendments have resulted in the cancellation of:					
	L	the	description, pa	rec.		
		<u> </u>		gos		
			claims, Nos.			
		the	drawings, shee	ts/figs	,	
		the:	sequence listing	g (specify):		: \$ -
		any	table(s) related	to the sequence listing (specify)	:	
4.		This report h made, since to 70.2(c)).	as been establi hey have been	shed as if (some of) the amendment considered to go beyond the dis	ents annexed to this report a closure as filed, as indicated	and listed below had not been I in the Supplemental Box (Rule
		the	description, pag	ges		
			claims, Nos.			
			drawings, sheet	ta/fice		
		. ——		- · · · ·		•
			sequence listing			
	,	any	table(s) related	to the sequence listing (specify)		
*	If it	em 4 applies s	ome or all of the	se sheets may be marked "supersed	ed"	
	-5 00			superseut		

INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY

International application No.

PCT/AU2005/000422

Box N	o. I	II Non-establishment of opinion with regard to novelty, inventive step and industrial applicability
l. Th	ne q dust	uestions whether the claimed invention appears to be novel, to involve an inventive step (to be non obvious), or to be trially applicable have not been examined in respect of:
		the entire international application
2	ζ:	claims Nos: 29
b	eca	use:
		the said international application, or the said claims Nos. relate to the following subject matter which does not require an international preliminary examination (specify):
<u></u>	7	the description element of description (in disease visually law and la
L		the description, claims or drawings (indicate particular elements below) or said claims Nos. are so unclear that no meaningful opinion could be formed (specify):
		the claims, or said claims Nos. are so inadequately supported by the description that no meaningful opinion could be formed (specify)
X		no international search report has been established for said claim Nos. 29
L		A meaningful opinion could not be formed without the sequence listing; the applicant did not, within the prescribed time limit:
		Furnish a sequence listing on paper complying with the standard provided for in Annex C of the Administrative Instructions, and such listing was not available to the International Preliminary Examining Authority in a form and manner acceptable to it.
		Furnish a sequence listing in electronic form complying with the standard provided for in Annex C of the Administrative Instructions, and such listing was not available to the International Preliminary Examining Authority in a form and manner acceptable to it.
		Pay the required late furnishing fee for the furnishing of a sequence listing in response to an invitation under Rules 13ter.1(a) or (b) and 13ter.2.
		A meaningful opinion could not be formed without the tables related to the sequence listings; the applicant did not, within the prescribed time limit, furnish such tables in electronic form complying with the technical requirements provided for in Annex C-bis of the Administrative Instructions, and such tables were not available to the International Preliminary Examining Authority in a form and manner acceptable to it
		the tables related to the nucleotide and/or amino acid sequence listing, if in electronic form only, do not comply with the technical requirements provided for in Annex C-bis of the Administrative Instructions.
]	See Supplemental Box for further details.

"INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY

International application No.

PCT/AU2005/000422

Во	x No.	IV	Lack of unity of invention
1.		In res	sponse to the invitation to restrict or pay additional fees the applicant has, within the applicable time limit:
			restricted the claims
			paid additional fees
			paid additional fees under protest and, where applicable, the protest fee
			paid additional fees under protest but the applicable protest fee was not paid
			neither restricted the claims nor paid additional fees
2.		This A	Authority found that the requirement of unity of invention is not complied with and chose, according to Rule 68.1, invite the applicant to restrict or pay additional fees.
3.	This A	Author	ity considers that the requirement of unity of invention in accordance with Rules 13.1, 13.2 and 13.3 is:
		compl	lied with.
	X	not co	implied with for the following reasons:
		relate	nternational application does not comply with the requirements of unity of invention because it does not to one invention or to a group of inventions so linked as to form a single general inventive concept. In ag to this conclusion the International Searching Authority has found that there are different inventions lows:
		1.	Claims 1 to 28 directed to a phacoemulsification needle comprising a rod surrounded by a hollow tube member. It is considered that this arrangement comprises a first "special technical feature".
		2.	Claims 29 directed to an irrigation cannula or chopper comprising a hollow tube thereabout, with the tube having a flexible mid portion. It is considered that the flexible mid portion comprises a second special technical feature.
			*
		relatio	the abovementioned groups of claims do not share any of the technical features identified, a "technical anship" between the inventions, as defined in PCT rule 13.2 does not exist. Accordingly the ational application does not relate to one invention or to a single inventive concept, a priori.
·. (Consec	quently	this report has been established in respect of the following parts of the international application:
		al	l parts.
		X th	e parts relating to claims Nos. $1-28$
-			

LITERNATIONAL PRELIMINARY REPORT ON PATENTABILITY

International application No.

PCT/AU2005/000422

Box No. V Reasoned statement u citations and explana	nder Article 35(2) with regard to novelty, ions supporting such statement	inventive step or industrial applicability;
1. Statement		
Novelty (N)	Claims $1-28$	· YES
	Claims	NO
Inventive step (IS)	Claims $1-28$	YES
	Claims	NO
Industrial applicability (IA)	Claims $1-28$	YES
	Claims	NO

2. Citations and explanations (Rule 70.7)

Claims 1 - 28:

Claims 1 to 28 meet the requirements of PCT Articles 33(2) - (4). None of the prior art documents, or obvious combination thereof, disclose a phacoemulsification needle comprising a rod to transmit ultrasonic energy and tube member surrounding the rod, wherein the tube member is arranged for aspiration of emulsified ocular material. In the prior art documents aspiration occurs via the rod transmitting the ultrasonic energy. Therefore the claims are novel and inventive. The claims also have industrial applicability.